

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: William Steven Stanaitis Penny Mifflin Stanaitis  Debtor(s)	Case No. 23-12187 PMM  Chapter 13
WELLS FARGO BANK, N.A. Movant  v.  William Steven Stanaitis Penny Mifflin Stanaitis  and  Kenneth E. West, Trustee  Respondents	

**MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO PROPERTY  
LOCATED AT 349 MULBERRY DRIVE, ROYERSFORD, PA 19468**

WELLS FARGO BANK, N.A. ("Movant") hereby moves the court, pursuant to 11 U.S.C. § 362(d), for relief from the automatic stay with respect to certain real property of the Debtor(s) having an address of 349 Mulberry Drive, Royersford, PA 19468 (the "Property"), for all purposes allowed by the Note (defined below), the Mortgage (defined below), and applicable law, including but not limited to the right to foreclose. In further support of this Motion, Movant respectfully states:

1. A petition under Chapter 13 of the United States Bankruptcy Code was filed with respect to the Debtor(s) on July 24, 2023.

2. A hearing to consider confirmation is scheduled for December 12, 2023.

3. A Proof of Claim was filed under claim number 3-1 in the amount of \$117,876.28, including pre-petition arrears in the amount of \$11,368.66.

4. The Debtors, William S Stanaitis and Penny M Stanaitis, have executed and delivered or are otherwise obligated with respect to that certain promissory note in the original amount of \$145,749.00 (the "Note"). A copy of the Note is attached hereto as **Exhibit A**. Movant is an entity entitled to enforce the Note.

5. Pursuant to that certain Mortgage dated April 6, 2010, and recorded in the office of the county clerk of Montgomery County, Pennsylvania (the "Mortgage"), all obligations (collective, the "Obligations") of the Debtors, William S Stanaitis and Penny M Stanaitis, under and with respect to the Note and the Mortgage are secured by the Property. A copy of the Mortgage is attached hereto as **Exhibit B**.

6. Copies of Loan Modification dated March 13, 2014, recorded August 8, 2014, and Loan Modification dated May 7, 2021, recorded July 14, 2021, are attached hereto as **Exhibit C**.

7. Wells Fargo Bank, N.A., services the loan on the Property referenced in this Motion. In the event the automatic stay in this case is modified, this case dismisses, and/or the Debtors obtain a discharge and a foreclosure action is commenced on the mortgaged property the foreclosure will be conducted in the name of the Movant. Debtor(s) executed a promissory note secured by a mortgage or deed of trust. The promissory note is either made payable to Creditor or has been duly indorsed. Creditor, directly or through an agent, has possession of the promissory note. Creditor is the original mortgagee or the beneficiary or the assignee of the mortgage or deed of trust.

8. As of November 1, 2023, outstanding Obligations are \$123,323.57.

9. The following chart sets forth the number and amount of post-petition payments due pursuant to the Note that have been missed as of November 1, 2023.

# of Missed Payments	From:	To:	Monthly Payment	Total
4	8/1/23	11/1/23	\$1,125.32	\$4,501.28
				\$0.00
				\$0.00
				\$0.00
Less Post-Petition Partial Payments (Suspense Balance):				\$0.00
TOTAL:				\$4,501.28

10. As of November 1, 2023, the total post-petition arrearage/delinquency is \$4,501.28.

11. The amount of the next monthly payment due under the terms of the Note and Mortgage is \$1,125.32 and will come due on December 1, 2023.

12. Cause exists for relief from the automatic stay for the following reasons:

- a. Payments required under the Note and Mortgage have not been made to the Movant.
- b. Movant's interest in the property is not adequately protected.

WHEREFORE, Movant prays that this Court issue an Order terminating or modifying the stay and granting the following:

1. Relief from the stay of 11 U.S.C. §362(a) for all purposes allowed by the Note, the Mortgage, and applicable law, including but not limited to allowing the Movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to foreclose upon and obtain possession of the Property.

2. That the Order be binding and effective despite any conversion of this bankruptcy case to a case under any other chapter of Title 11 of the United States Code.

3. That the 14-day stay described by Fed. R. Bankr. P. 4001(a)(3) be waived.
4. For such other Relief as the Court deems proper.
5. Movant further requests that upon entry of an order granting relief from stay, it be exempted from further compliance with Fed. R. Bankr. P. 3002.1 in the instant bankruptcy case.

/s/ Karina Velter, Esquire

---

Dated: November 3, 2023

POWERS KIRN, LLC  
Jill Manuel-Coughlin, Esquire ; ID 63252  
Harry B. Reese, Esquire; ID 310501  
Karina Velter, Esquire; ID 94781  
8 Neshaminy Interplex, Suite 215  
Trevose, PA 19053  
215-942-2090 phone; 215-942-8661 fax  
Email: [bankruptcy@powerskirkn.com](mailto:bankruptcy@powerskirkn.com)  
Attorney for Movant